1 William C. Dresser, 104375 Law Offices of William C. Dresser 2 4 North Second Street, Suite 1230 San Jose, California 95113 3 408/279-7529 Tel: Fax: 408/298-3306 4 Attorneys for Plaintiffs and Relators 5 Gregor Lesnik and Stjepan Papes 6 UNITED STATES DISTRICT COURT 7 NORTHERN DISTRICT OF CALIFORNIA 8 SAN JOSE DIVISION 9 10 UNITED STATES OF AMERICA, ex rel. No: 16-CV-01120-LHK 11 GREGOR LESNIK; STJEPAN PAPES, Notice of Dismissal Without Prejudice of Specified Defendants as to Second 12 Plaintiffs and Relators, Cause of Action, Count 2 13 VS. 14 EISENMANN SE, et al. 15 Defendants. 16 17 NOTICE IS HEREBY GIVEN THAT Plaintiffs and Relators Gregor Lesnik and 18 Stjepan Papes voluntarily dismiss the Second Cause of Action, Second Count of the 19 Second Amended Complaint, titled "FLSA Collective Action" against: 20 Defendants Eisenmann SE, Eisenmann Anlagenbau GmbH & Co. KG, Eisenmann 21 Anlagenbau Verwaltung GmbH, Tesla Motors, Inc., Daimler AG, Mercedes-Benz U.S. 22 International, Inc., Bayerische Motoren Werke, CiTic Dicastal Co., Ltd., Volkswagen 23 Group of America Chattanooga Operations, LLC (sued herein as "Volkswagen"), LB 24 metal d.o.o., aka Mos LB Metal d.o.o., D2N Tehnologije d.o.o. aka D2N d.o.o.. Primiko, d.o.o., Volvo Car Corporation (dba "Volvo Car North America, LLC fka Volvo Cars of 25 26 North America, LLC") sued as Doe 1, Deere & Company (sued herein as "John Deere") 27 sued as Doe 2, Lax Fabricating Ltd sued as Doe 3, Keystone Automotive sued as Doe 4, 28

US ex rel Lesnik v Eisenmann; USDC, ND Cal no. 16-CV-01120-LHK Dismiss Without Prejudice Specified Defts to Second Cause of Action, Count 2

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1	Phoenix Mechanical sued as Doe 5, REHAU Incorporated, sued as Doe 6, HRD/ MONT	
2	d.o.o. sued as Doe 7, VV Mont sued as Doe 8, Magma, Intl sued as Doe 9, Magma	
3	Services Gmbh, sued as Doe 10, Magma, d.o.o, sued as Doe 11, We-Kr d.o.o. sued as	
4	Doe 12, RIMSA PLUS Sp. z o.o. sued as Doe 13, Enterprise MDM Poland Sp. z o. o.	
5	(parent) sued as Doe 14, MDM Polska sp. z.o.o. sued as Doe 15, and Moss, d.o.o. sued	
6	as Doe 16.	
7	This dismissal is without prejudice pursuant to Fed. R. Civ. Proc. 41(a)(1)(A)(I).	
8		
9	Datad: March 6, 2019	
10	Dated: March 6, 2018  Law Offices of William C. Dresser	
11	Law Offices of William C. Dresser	
12	/s/	
13	By William C. Dresser Attorneys for Plaintiffs and Relators	
14	Attorneys for Flainting and Relators	
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1	PROOF OF SERVICE		
2	I declare that I am over the age of eighte	een (18) and not a party to this action. My	
3	business address is 4 North Second Street, Suite 1230, San Jose, California 95113.		
4	On March 5, 2018 I served the following document(s):		
5			
6	Notice of Dismissal Without Prejudice of Specified Defendants as to Second Cause of Action, Count 2		
7	on the interested parties in this action:		
8	deposited in a sealed envelope with postage thereon fully prepaid, in the United States		
10	Padraic Foran	Tera M. Heintz	
11	Hueston Hennigan LLP 523 West 6th St., Suite 400	Morgan, Lewis & Bockius LLP One Market Street, Spear Tower	
12	Los Angeles, CA 90014 Tel: 213.788.4354	San Francisco, CA 94105 Tel: 415.442.1334	
13	PFORAN@HUESTON.COM Attorney for Tesla Motors, Inc.	Fax: 415.442.1001 tera.heintz@morganlewis.com	
14		Attorney for John Deere	
15 16	Jeremy Byrum Sylvia Kim McGuire Woods Gateway Plaza	Charles "Chuck" Lee Miller & Martin PLLC Volunteer Building Suite 1200 832 Georgia Avenue	
17	800 E. Canal St., Richmond, VA 23219-3916 Tel: 804.370.1650	Chattanooga, TN 37402-2289 Tel: 423.756.6600 Fax: 423.785.8480	
18	Fax: 804 698 2080 jbyrum@mcguirewoods.com	Chuck.Lee@millermartin.com Attorney for Volkswagen Group of	
19		America Chattanooga Operations, LLC	
20	Aaron M. Bernay	Scott R. Carvo	
21	Frost Brown Todd LLC Great American Tower	Warner Norcross & Judd LLP, 900 Fifth Third Center	
22	301 E Fourth St., Suite 3300 Cincinnati, OH 45202	111 Lyon Street, NW Grand Rapids, MI 49503-2487	
23	Tel: 513\651-6831 Fax: 513\651-6981	Tel: 616.752.2000 scarvo@wnj.com	
24	Abernay@fbtlaw.com Attorneys for Eisenmann Corp.	attorney for CiTic Dicastal Co., Ltd.	
25	3,2 <u></u>		
26			
27			

1	Regina Petty Jesse L. Miller			
2	Fisher & Phillips Reed Smith 4747 Executive Drive, Suite 1000 101 2nd St #1800			
3	San Diego, CA 92121 San Francisco, CA 94105 Tel: 858\597-9614 Tel: 415\659-5973			
4	Fax: 213.330.4501 jessemiller@reedsmith.com for Defendant Volkswagen Group of			
5	attorneys for LAX Fabricating  America Chattanooga Operations, LLC			
6	Colin West Morgan Lewis			
7	One Market, Spear Street Tower San Francisco, CA 94105-1596			
8	Tel: 415\442-1121 Fax: 415\442-1001			
	colin.west@morganlewis.com for defendant BMW of North America, LLC and/or BMW Manufacturing Co,			
9				
11	By E-Service: The above documents were also served in accordance with the			
12	Electronic Case Filing provisions of General Order 45 of U.S. District Court, N.D. California via the ecf system by those recipients designated on the Court's website,			
13	including:			
14	Kimberly Friday kimberly.friday@usdoj.gov			
15	Michael Quinn Eagan , Jr michael.eagan@morganlewis.com			
Regina Alvinette Petty rpetty@laborlawyers.com				
17	Sylvia Jihae Kim skim@mcguirewoods.com			
18	Tera Marie Heintz theintz@morganlewis.com,			
19	James Mark Neudecker jneudecker@reedsmith.com			
20	I declare under penalty of perjury under the laws of the State of California and of			
the United States that the above is true and correct, and that this declaration re				
22	service was executed by me on March 6, 2018 at San Jose, California.			
23				
24	_/s/			
25				
26	USexrelLesnik\Pld\Dismissal_2CA_Count2.306			
	USexrelLesnik\Pld\Dismissal_2CA_Count2.306			
27 28	USexrelLesnik\Pld\Dismissal_2CA_Count2.306			